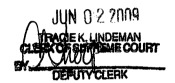
IN THE SUPREME COURT OF THE STATE OF NEVADA

IN THE MATTER OF THE ESTATE OF SHANA ELIZABETH COUPLAND ELIE,

CAROL SHOEN,
Appellant,
vs.
SHANA E. ELIE,
Respondent.

No. 50768

FILED



ORDER DISMISSING APPEAL

This is an appeal from a district court order denying a motion to set aside a prior judgment in a probate matter. On February 6, 2009, this court entered an order granting the law firm of Lynn R. Shoen's motion to withdraw as counsel of record for appellant Carol Shoen. In our February 6 order, this court directed appellant to obtain substitute counsel and to cause counsel to enter an appearance within 30 days from that order's date. When appellant failed to respond to our February 6 order, we entered an order on April 13, 2009, directing appellant to, within 15 days from that order's date, obtain new counsel and cause counsel to enter an appearance or inform this court that she did not intend to obtain new counsel. The April 13 order cautioned appellant that failure to

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respond to the order may result in dismissal of this appeal. To date, appellant has not responded to this court's orders. Therefore, we

ORDER this appeal DISMISSED.

Cherry

Saitta

Gibbons

J.

Gibbons

cc: Hon. Kathy A. Hardcastle, District Judge Carolyn Worrell, Settlement Judge Mark A. Kemp, Prof. Corp. Carol Shoen Solomon Dwiggins & Freer Eighth District Court Clerk